MRS. A. C. MARTIN, Editor.

PAW PAW, MICH., NOV. 16, 1892. The Fifty-Third Congress.

42: Democrats, 41; Populists, 5. The present senate are 47 Republicans, 39 plurality of 147.

can do nothing without the aid of a not promising. doubtful fusionist-populist alliance element, a part of which at least may vote tant questions. In the house the dem- the first woman to sit upon a benchpresidential vote.

to choose senators retiring March 4, Minnesota, Montana, Nebraska, Ne-Washington, Wisconsin, and Wyoming. | now disgrace our civilization. Those which elected legislatures to elect senators to fill vacancies caused by the retirement of democrat senators the same date are: Delaware, Florida, Indiana, Maryland, Mississippi, New Jersey, Tennessee, Virginia, and West Virginia. Thus twenty-eight senators legislatures chosen on the 8th. The ten democrat senators whose terms or succeeded by democrats. Of the republicans five senators are probably Success to you, Mr. Weaver. lost. Senator Hiscock of New York will be succeeded by a democrat. Sen-Nevada but on the votes of a silver instead of a republican legislature. Sen-

## How He Won in Illinois.

Mr. Washington Hesing of Chicago The telegram reads in this wise:

GROVER CLEVELAND. of August 15.

"I received that telegram from Mr. Cleveland the day after election," said finish up. Mr. Hesing. "I told Mr. Cleveland that he must make me four promises.

did. I asked him to place a clause in of Nov. 8. his letter of acceptance in favor of the parental control of the education of I told him that if he would do this he stays licked very long. would get 25,000 non-Catholic German votes in Illinois, and my word has been fulfilled. I told him that these 25,000 German votes had hitherto been cast for the Republican party, but under the to him."

No president ever entered the White ings than Mr. Cleveland will on the 4th is the fact that Thomas B. Reed of of next March. The nations of the Maine and Julius C. Burrows of Mich-States never before so prosperous. It gress to have "a little fun with the will be a Columbus year, when the eyes boys." of the whole world will be turned toward America, and her institutions will be under the white light of the best range for an extra session of congress civilization. As Mr. Cleveland can next March, as some of the Democratic have no aspirations to succeed himself, organs suggest. If we are to have an he will be trammeled by no questions of the future. It will be his great good ing, the sooner it is over the better. fortune, as well as that of the public, if his party pledges have not embarrassed him. He will enter upon his duties with far greater chances for success than upon a former occasion, from twenty-three congressmen. the fact that he has now a noble wife whom all parties unite in honoring. and will do their part as good citizens and a dearth of followers. to push forward every work and enterprise that will enhance the prosperity Mr. Cleveland at the end of four years Washington Sunday. surrender his office with honors equal to those universally accorded Mr. Harrison, both he and the people will have abundant reasons for congratulation.

The effects of Democratic success are Washington all alone.

beginning to be felt in glass factories in the vicinity of Lima, Ohio. The Fostoria Shade and Lamp Company, the largest manufacturers of lamp shades in the United States, have put their men on half time, beginning Monday. Orders have suddenly stopped since the election owing to the uncertainty about the tariff on glass, and the proprietors From present indications the United have been compelled to take this step. States senate will stand: Republicans, The pay roll of this factory is \$10,000 per month. The Consolidated Window house will stand: Republicans, 132; Glass Works have followed suit, noti-Democrats, 210; Populists, 12. In the fying their men that hereafter they will run only on orders. Their pay roll is Democrats, and 2 Populists. In the \$20,000 per month. The Fostoria fachouse are 88 Republicans, 235 Demo- tory, which had a standing order of erats, and 9 Populists, a Democratic \$500 per week for one article of tableware, have received notice to discon-It will thus be seen that the demo-tinue shipments. It is generally adcrats in the "landslide" with which mitted that the tariff on glass will certhey have swept the country, have se- tainly be reduced. This will make a cured control of both the senate and big cut in the wages of the glass workhouse. In the senate however they ers. The outlook for this business is

Mrs. Anna Scally, of Ft. Kinnret, Wy. with the republicans on certain impor- enjoys the proud distinction of being ocrat plurality of 147, elected in the judicial, of course. Lexicography now tidal wave of 1890, has been cut down has before it a duty of inventing a femto 78. In nearly every northern state inine form of gender for justice of the the republicans have made up a part peace, judge, etc. Then, again, there is of their loss in 1890, much more indeed the vocative case to be disposed of. than would have been expected, con- "Your honor" might do if it were not sidering how the states went on the for suggested imputations to the contrary. The best way out of it would be The states which elected legislatures a compromise on "your leveliness," or "your amiableness." The next step 1893 are: California, Connecticut, Kan- towards the realization of the rights sas, Maine, Massachusetts, Michigan, of the sex will be to elect female sheriffs, constables and police. One sweet vada, New York, North Dakota, Ohio, constabulary smile would be more po-Pennsylvnaia, Rhode Island, Vermont, tent than the hickory persuaders that

General Weaver, late Populist candidate for the presidency, says that his party is not a temporary affair, but is going to stay in the field and will be a factor in every campaign for the future. The work of organization of his in the next Congress depend upon the party in the south is to be pushed vigorously, and he claims that by the time another presidential election rolls expire in March will all be re-elected around the Populists will be able to carry a majority of the old slave states.

In their platform the Democrats declared unqualifiedly for free trade, and ator Stewart will succeed himself from on that platform they have swept the country. They have the warrant of a popular verdict for putting into effect ator Paddock of Nebraska will be suc- the tenets of their platform. Dare ceeded by a fusionist. Senator Perkins, they do it? If they do, they must abide who was appointed as successor to Sen- the consequences. If they do not, ator Plumb of Kansas, will give way they will subject themselves to the ridito the populist. Senator Sawyer of cule of the whole people and alienate Wisconsin will be succeeded by a dem- the support of many thousands who left other parties to vote with them on that issue.

Should Secretary Whitney get back received a telegram from Mr. Cleve- into his old place in Cleveland's cabiland acknowledging the delivery of the net, he will be led to inquire with the yote of the Lutheran church of Illinois. German of the story, "Who's been here since I've been gone?" The Re-New York, Nov. 9, '92.-Received of Washing- publicans have built up a great navy ton Hesing 25,000 Lutheran votes as per contract since he was there, and have a big lot of work blocked out for Democrats to

Some of the Democratic bosses are when I left Gray Gables last autumn advising the Republican party "to disband." That's the same advice given "I requested that he would use his by their party leaders to the Union influence to place a branch of the na- army after the first battle of Bull Run. tional headquarters in Chicago, so as to But its mission was not ended with Bull pay special attention to the campaign Run, neither was the mission of the in the west. He said he would, and he Republican party ended with the result

The rooster just now is making more the child on the school issue. He said noise than the eagle. But the eagle he would, and he did. I asked him to has been there before, and is not roostspeak out plain on personal rights and ing on the ground. He was around and against sumptuary laws. He said he a little discouraged at Bull Run, but he would, and he did. I asked him to was alive and wide awake at Appomatput in a World's Fair clause, and he did. tox. The eagle is a bird that never

Our estimates made last week concerning the complexion of the Michigan legislature have been fully verified. The returns show that the Republicans have eight majority in the senate, and conditions named they would go over thirty-eight in the house-more than two-thirds majority on joint ballot.

One thing that casts a threatening House under more fortuitous surround- shadow over the Democratic rejoicing world are at peace, and the United igan will be on hand in the next con-

> By all means let Mr. Cleveland arera of tariff smashing and bank wreck-

The Democrats crowed a little too soon over Ohio. The Republicans have

However pointed is the political cam- the light of recent events, we are perpaign, the American people bow in suaded that in a good many states the

Capt. E. S. Densmore, chief usher at and happiness of the nation. Should the White House, died at his home in

Lct's see, 'twas just four years from Bull Run to Appomattox.

City boy, made a journey to the state of

## # | FERRET BER BERTHER Republican a lost angut of Su 8 8 18 of Prohibition 7 55555544455555555 Rich 2 22 22 22 22 23 2 2 2 2 2 2 Morse B = # = # # # # # # # # # # Ewing 1 545718 55 15 5 8 8 8 1 of Russell 5 3 3 3 5 4 4 5 6 9 5 6 8 5 7 7 7 5 7 7 Hooker 8 2323335538238335 Newton (Dem & Peop) 1 0 % 1 % 1 % 1 5 7 5 5 8 8 1 % of Cheever 55 555 51 5 51 2 50 85 57 5 5 5 Thomas Sweetland 2 252 1 1 1 1 2 2 5 3 2 3 3 5 7 Garvelink 8 8 8 8 7 9 1 2 2 9 8 8 7 8 8 8 7 1 McGowan (Dem & Peo 3 554 328 35 454 58 68 6 F Harden # 555955 # 559 69553337 8 Wildey 3 6888141675to 8888 5 Lewis 2 53 85 1 8 2 8 2 2 2 3 4 2 1 7 Heckert 4 9 3 3 3 5 1 2 1 3 2 3 2 3 5 4 2 Dillman (Dem & 4 9444 ## ## \$ \$ 4 8 4 4 8 4 4 Anderson 8 555 55 55 55 55 55 55 55 Thomas 2 2 2 2 3 8 2 2 2 2 2 3 3 5 2 2 2 Arnold \$ 1288188 t 38 0 0 2 84 22 8 Austin \$ 04821814 46+ 4828 of Howe 5 5 8 5 5 1 1 1 2 9 6 3 6 5 7 8 2 5 7 8 Squier 9 5%551815-55-8828 of Dean 9 56161578565 8277867 Tyner 0 9 8 2 8 5 9 5 5 8 5 7 8 5 5 7 5 Weeks Dem & Peop 8 6817 1 1 1 7 7 84 8 8 2 8 0 F Hutchins 2 2 2 2 2 4 4 5 2 2 5 3 5 3 7 7 2 4 8 Wells 2 2 2 2 3 2 2 5 4 5 2 2 2 3 3 2 3 3 Wilcox Dem & Peop % 051512251 1154 8 8 5 8 5 F Warner 33 57 58 58 57 67 5 6 8 8 5 5 8 Titus 8 88288888888888888 Cavanaugh (Dem&P 2 2222222222222222 Monroe (Rep) 2 5 85 85 5 5 8 5 8 5 8 5 8 5 8 5 8 Conner (Rep.) 4 53 8174 15 178 8 115 1 1 Hamilton (Rep & Peop) 8 25757295725315577 2 Maxwell (Dem.) 2 25554495445555555 BRowe (Dem.) S ENGLESS S. S. 2 ESEP S Camp (Peoples.)

Revision of the Constitution Yes, 208; No. 302.

8 582722550 85 8928 of Clover (Prohibition.)

8 851151555 Stew 8 ESE of Cook (Prohibition.)

8 5535555 1887255773753 Lawton (Rep.)

An honest Swede tells his story in plain but unmistakable language for the benefit of the public. "One of my children took a severe cold and got the croup. I gave her a teaspoonful of Chamberlin's Cough Remedy, and in elected all of the electors save one, the Republican state ticket, and ten of the twenty-three congressmen.

Viewing the situation calmly and in the she went to sleep and slept good for fifteen minutes. Then she went to sleep and slept good for fifteen minutes. Then she got up and vomited; then she went back to bed and slept good for the she went back to be we good for the remainder of the night. She got the croup the second night and paign, the American people bow in suaded that in a good many states the ligave her the same remedy with the honor to the chosen chief magistrate, Republican party had a glut of leaders same good results. I write this because CHARLES A. THOMPSEEN, Des Moines, Iowa. 25 and 50 cent bottles for sale by Longwell Bros Paw Paw, and J F. Barrows, Lawrence.

the best known record.

excuses and after a few words struck him over the neck with his cue knocking him down and breaking his neck I thought there might be some one in the same need and not know the true character from Dowagiac, kicked Mc-merits of this wonderful medicine." Coy in the neck as he fell. Cousens, Black, and two others are in jail at Berrien Center, McCoy was married J. F. about a year ago to a Miss Mertie Nov. Jarvis of Wayne township.

The Muskegon Iron & Steel Company Buchanan was snatched from death the on Saturday rolled on its nine-inch other day by a passer-by, who saw her Roy Crippen, an 8-year-old Traverse train 47,374 pounds of three-eightbs enveloped in flames. She was alone in round iron, beating by 11,000 pounds the house and her dress had ignited from a furnace.

ORDER OF PUBLICATION. - State of Michigan, in the Circuit Court for the County

BULL HEALEY, Defendant.
Suit pending in the circuit court for the county of Van Buren, in chancery, at Paw Paw, on the seventh day of October, A. D. 1892. In this cause it appearing from affidavit on file that the defendant Bula Healey is not a resident of this state, but resides at the city of Binghampton, in the state of New York, on motion of Heckert & Chandler, complainant's solicitors, it is ordered that the said defendant Bula Healey cause her appearance to be entered herein within four months from the date of this order, and in case of her appearance that she cause her answer to the complainant's bill of complaint to be filed, and a copy thereof to be served on said complainant's solicitors within twenty days after service on her of a copy of said bill and notice of this order, and in default thereof said bill be taken as confessed by the said non-resident defendant. And it is further ordered that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newspaper printed, published and circulating in said, county, and that such publication be continued there at least once in each week for six weeks in succession, or that he cause a copy of this order to be personally served on said non-resident defendant at least, twenty days before the time prescribed for her appearance.

1960t7066 GEO. M. BUCK, Circuit Judge.

HECKERT & CHANDLER, Complainant's Solicitors. BULA HEALEY, Defendant.

( 'HANCERY SALE, -State of Michigan, the Circuit Court for the County of Van Buren, m Chancery. FREDERICK A. NIMS, Complainant,

Official

Canvass

otes

cast

County

Election

held

ovember

00

be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, That said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing. of hearing. 6214085] BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan:
County of Van Buren—ss.

At a session of the probate court, for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 25th day of October, in the year one thousand eight hundred and ninety-two:

Present, Hon. Benjamin F. Heckert, Judge of Probate.

court and represents that he is now prepared to render his final account as such executor, and files the same.

Thereupon it is ordered that Monday, the 28th day of November next, at ten o'clock in the forencon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of

estate.

Thereupon it is ordered, that Monday, the 21st day of November, 1892, at ten o'clock in the forenoon, of November, 1892, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

62t4o65] BENJ. F. HECKERT. Judge of Probate.

MORTGAGE SALE. — Whereas default Mortgage BALE. — Whereas default Mortgage dated the 8th day of February, A. D. 1876, and executed by Aaron E. Lindsley and Jane. M. Lindsley his wife, of Paw Paw, Michigan, to William J. Sellick of the same place, which mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in liber 12 of mortgages on page 597, on the 9th day of February, A. D. 1876, on which mortgage there is claimed to be due and unpaid at the date of this notice the sum of ten hundred and thirty-one and 80-190 dollars, and no proceedings at law or in equity having been instituted to recover the amount secured by said mortgage or any part thereof, now therefore notice is hereby given that by virtue of a power of sale contained in said mortgage there will be sold at public auction to the highest bidder, at one o'clock p. m. on Thursday, the 2nd day of February, A. D. 1893, at the front door of the court house in the village of Paw Paw, county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, state of Michigan being the place of holding the circuit court in the said county of Van Buren), to satisfy the amount said county of Van Buren), to satisfy the amount claimed to be due on said mortgage, including the interest hereafter to accrue thereon and the costs of foreclosure, together with the attorney fee provided by law, the premises described in said mortgage, viz.; the west half of the south west quarter of section twenty-seven (17), in town two (2) south, of range fourteen (14) west, also lots No. nine (9) and twelve (12), in block No. 25 (25), in the village of Paw Paw, according to the recorded plat thereof, all of said land lying and being in the county of Van Buren and state of Michigan.

Dated November 9th, 1892. 1964t13o1976

Dated November 9th, 1892. 1964t13o1976 WILLIAM J. SELLICK, Mortgagee. WM. H. Mason, Att'y for Mortgagee.

Cook (Prohibition.)

Cook (Pro

day, the 6th day of February, and on Monday, the 8th day of May next, at 10 o'clock in the fore-noon of each of those days. Dated Nov. 2nd, A D. 1892. [106415.1968] BENJ. F. HECKERT, Judge of Probate.

LEGAL NOTICES.

STANTON'S U. S. LAWYER'S DIARY
AND RULE BOOK.
500 to 700 already ordered for 1852.
Ready for delivery Dec. 1st, 1891.
Complete revision of the Federal, State and county court rules.
The terms and time for noticing cases for trial appears on each day page of diary.
Order at once if you would have your name printed with the bar of your county. Price \$2.50 delivered.
ELMER E. STANTON,
Law Books and Supplies, GRAND RAPIDS, MICH.

MORTCAGE SALE. - Whereas default MORTGAGE SALE. — Whereas default having been made in the conditions of a certain indenture of mortgage bearing date the 19th day of May, A. D. 1886, executed by B. W. Stanton and his wife, Harriet E. Stanton, of Van Buren county, state of Michigan, to P. S. Grimes of Kalamazoo, Mich., and which mortgage was recorded in the office of the register of deeds of Van Buren county, Mich., in liber 36 of mortgages on page 310, on the 20th day of May, A. D. 1886, and on which mortgage there is claimed to be due and unpaid at the date of this notice the sum of three hundred and sixty-one dollars (\$361.00), also an attorney fee of fifteen dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due or unpaid, or any part thereof, now therefore notice is hereby given that by virtue of the power of sale given in said mortgage, and in pursuance of statute in such case made and provided, there will be sold at public anction to the highest bidder, at the front door of the court house in the village of Paw Paw, at public anction to the highest bidder, at the front door of the court house in the village of Paw Paw, Van Buren county, Michigan, that being the place for holding the circuit court for said county, on Saturday, the 10th day of December, A. D. 1892, at 12 o'clock noon of said day, the premises described in said mortgage or so much as may be necessary to satisfy the amount now due and unpaid on said note and mortgage, with interest and costs, said premises being described as follows, to-wit: lot eleven (11) and the cast half (1/2) of lot ten (10), in block nineteen (19), in village of Paw Paw, Mich., according to the village plat.

Sept. 14th, 1892.

1956t13ot8

P. S. GRIMES, Mortgagee.

The Chromit Court for the County of Van Buren, in Chancery.

FRENDRICK A. NIMS, Complainant,

EUGENE RICHARDSON, ALFRED SHEPARD, E. S.
BROWN, Receiver of Northwestern Manufacturing
Car Company, and SAMUEL DOUBLISHE, Defendants. Foreclosure.

The Procedourse.

Alfred B. Alfred B. Shepard, E. S.
BROWN, Receiver of Northwestern Manufacturing
Car Company, and SAMUEL DOUBLISHE, Defendants. Foreclosure.

The pursuance and by virtue of a decretal order of
In pursuance and by virtue of a decretal order of
In pursuance and by virtue of a decretal order of
In the motion of the highest bidder, at the front door of
the court house in the village of Paw Paw, in add county of Van Buren, the mortgaged premises described in said decree, as follows: All of the following described is and decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in said decree, as follows: All of the following described in the formal said county of Van Buren county, Said of the following described in said said the said of the following described in the following descr

PROBATE ORDER.—State of Michigan County of Van Buren,—as.—Probate Court for

County of Van Buren,—ss.—Probate Court for said County.

At a session of the probate court for the county of Van Buren holden at the probate office, in the village of Paw Paw, on Monday, the 31st day of October, in the year of our Lord one thousand eight hundred and ninety-two.

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Christina B. Knowles, deceased.

John Knowles, executor of said estate, comes into court and represents that he is now prepared to render his final account as such executor, and files the same.

Probate.

In the matter of the estate of Fred A. Coulson, deceased.

On reading and filing the petition, duly verified, of Carrie Coulson, administratrix of said estate, praying for reasons therein stated that she may be authorized, empowered and licensed to sell the real estate in said petition described belonging to said estate.

Thereupon it is ordered, that Monday, the 21st day of November, 1892, at ten o'clock in the forenoon, hearing. 634066] BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan—County of Van Buren—ss.
At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Wednesday, the 2nd day of November, in the year one thousand eight hundred and ninety-two. and ninety-two.

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of William H. Kline, deceased.

Joseph Allen, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such administrator, and files the same.

ORDER FOR HEARING FINAL ACCOUNT, State of Michigan, County of Van Buren—ss. Probate Court for said county.

At a session of the probate court for the county of Van Buren, holden at the probate office in the vil-lage of Paw Paw, on Friday the 28th day of October, in the year of our Lord one thousand eight hundred and ninety-two: Present, Hon. Benjamin F. Heckert, Judge of

Probate.

In the matter of the estate of John N. Nichols, deceased.

Richard L. Nichols, executor of said estate, comes into court and represents that he is now prepared to render his final account as such executor, and files the same.

Thereupon it is ordered that Monday, the 28th day of November next, at 10 o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear

tion, in the state of Ohio, on motion of Lincoln H.

Titus, complainant's solicitor, it is ordered that the said defendant, William B. Frankin, cause his appearance to be entered herein within four mouths from the date of this order, and in case of his appearance that he cause his answer to the complainant's solicitor within twenty days after service on him of a copy there will not be served on said complainant's solicitor within twenty days after service on him of a copy of said bill and notice of this order, and that in default thereof said bill be taken as confessed by the said non-resident defendant. And it is further ordered, that within twenty days the said complainant's solicitor, the said non-resident defendant is the said non-resident defendant. And it is further ordered, that within twenty days the said complainant and circulating in said county, and that such publication be continued there at least once in each week for six weeks in succession, or that he cause a copy of this order to be personally served on said non-resident defendant at least twenty days before the lime above prescribed for his appearance.

ELINCOLN H. TITUS, 1982, six months from that date were allowed for existing the said seventy-nine and 41-100 dollars, and no proceedings at laws or in equilibrating the nature of said county, deceased, and that allowed in the part of the said portage or any part thereof, now therefore notice is nereby given, that by an order of the probate court for the county of Van Buren, made on the said mortgage or any part thereof, now therefore notice is nereby given, that by an order of the probate court of the county of Van Buren, made on that date were allowed for existing the creation of the county of Van Buren, made on the said mortgage, the date of residuants of the said probate court, at the probate court, at the probate of the said probate court is the said seventy of the said probate court is the said seventy of the said probate court, at the probate court of the county of Van Buren, and of said

Dated October 19th, 1892, FRANCIS W. SELLICK, Mortgages. WM. H. MANON, Attorney for Mortgages.